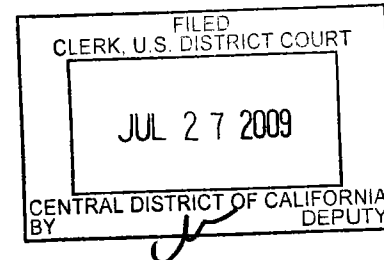


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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

11 MARK ANTHONY YOUNG
 12 Plaintiff,
 13 v.
 14 COUNTY OF LOS ANGELES;
 15 DEPUTY RICHARD WELLS, and
 16 DOES 1 through 10, inclusive
 17 Defendant.
 18

CASE NO. CV 08-05438 R (RZx)
 [Assigned to Hon. Manuel L. Real]

[PROPOSED] JUDGMENT BY THE COURT PURSUANT TO FRCP 56

19 The motion of defendants COUNTY OF LOS ANGELES and DEPUTY
 20 RICHARD WELLS for summary judgment, or, in the alternative, for partial
 21 summary judgment, came on regularly for hearing on July 6, 2009 in Courtroom 8
 22 of this court, the Honorable Manuel L. Real, District Judge presiding. After full
 23 consideration of the moving and responding papers, as well as oral argument of
 24 counsel, the court found that defendants COUNTY OF LOS ANGELES and
 25 DEPUTY RICHARD WELLS had shown, by matters of which judicial notice was
 26 taken, by judicial admissions, and by admissible evidence and reasonable inferences
 27 from admissible evidence, that the action as to them had no merit, and that the
 28 plaintiff presented no triable issue of material fact.

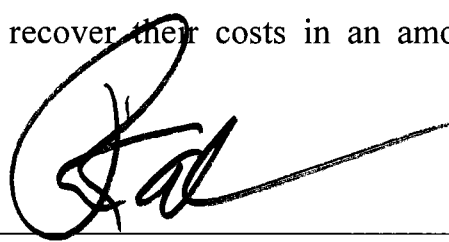
CV 08-05438 R (RZx)

1 Accordingly, the court orders the following judgment:

2 Plaintiff MARK ANTHONY YOUNG shall take nothing on his action as to
3 defendants COUNTY OF LOS ANGELES and DEPUTY RICHARD WELLS, that
4 judgment be entered in favor of defendants COUNTY OF LOS ANGELES and
5 DEPUTY RICHARD WELLS, and that defendants COUNTY OF LOS ANGELES
6 and DEPUTY RICHARD WELLS shall recover their costs in an amount to be
7 determined hereafter

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9 DATED: 7/27/09



10 HONORABLE MANUEL L. REAL
11 UNITED STATES DISTRICT JUDGE

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